

Before the

FEDERAL COMMUNICATIONS COMMISSION

Washington, D.C. 20554

In The Matter of)		
Amendment of Section 73.202(b),	Ś	MM Docket	
Table of Allotments,)		
FM Broadcast Stations)	RM	
(Wynnewood, Oklahoma))		

To:

Chief, Allocations Branch Policy and Rules Division Mass Media Bureau

DOCKET FILE COPY ORIGINAL

JUN 2 1 1996

PETITION FOR RULE MAKING

FEDERAL COMMUNICATIONS CUMUNISSIC OFFICE OF SECRETARY

Bea Kimbrough, Individually. ("KIMBROUGH"), a resident of the State of Oklahoma, hereby petitions the Commission to institute a Notice of Proposed Rule Making (NPRM) for the allocation of channel 291A to Wynnewood, Oklahoma, as that Community's first FM broadcast service. KIMBROUGH gives the required verifications and also certifies that, if the Commission allocates the channel, she or an entity in which she participates , will file an application for construction permit.

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CHANNEL 291A AT WYNNEWOOD QUALIFICATIONS

As shown by the attached channel study, channel 291A, when allocated to Wynnewood, appears to have no short spacing to any known licensed facilities, proposed minor changes or proposed rule makings. It also appears that the nearest short spacing concerns are as follows: KGOU(FM), (channel 292A) Norman, Oklahoma, at 345.9°(Degrees) True; KICR.C(FM) (channel 290A), Seminole, Oklahoma, at 31.3°(Degrees) True and KHKS(FM), (channel 291C) Denton, Texas at 175.5°(Degrees) True. The intersecting of these minimum distance separation contours create the location area for a fully spaced antenna site for channel 291A at Wynnewood.

In order to alleviate potential FAA problems, KIMBROUGH could possibly used an existing structure in excess of 350 feet AGL at a fully spaced reference site under Section 73.215. If the Commission allocates channel 291A to Wynnewood as that community's first local aural service, antenna sites in the immediate area of the KIMBROUGH reference coordinates will be available without FAA obstruction concerns.

WYNNEWDOD, OKLAHOMA

Wynnewood is located in Murray County Oklahoma. It has local banking, a functioning school system, a public library, in addition to police and municipal service systems which give it the required indicia required by the Commission to be a community of license. According to the Oklahoma Department of Transportation (Division of Highways - Planning and Research Branch), Wynnewood had a population of 2,451 persons on January 1, 1990. The community is recognized as Census Designated Area by the US Census Bureau. Information from the Oklahoma Secretary of State depicts that it has a functioning city government and has been an incorporated city for several years.

PETITION SUMMARIZED

The petition for the allocation of channel 291A at Wynnewood can be SUMMARIZE as follows;

COMMITY	PRESENT	PROPOSED
Wynnewood		291A

No substitutions of channels in other markets or interruption of service is necessary for this allocation. Since there are no channel deletions or substitutions necessary for the allocation of channel 291A at Wynnewood,

it can be allotted and applications for a construction permit filed immediately.

EXPRESSION OF INTEREST

KIMBROUGH hereby certifies that she is interested in the allocation of channel 291A at Wynnewood and if the channel is allocated she, or an organization in which she participates, will timely file an application for construction permit. It further states that it, or an entity in which she is a participant, will construct and daily operate this station, if it is the successful applicant.

PETITIONER'S PREFERENCE

KIMBROUGH is aware that talk in the "trade" lately has hinted that the Commission may institute a procedure commonly known as "petitioner's preference." This practice would, in essence, give a petitioner a preference when an application window was opened for an allocation. If this rule is implemented before the Commission takes action on KIMBROUGH'S petition, it will respectfully request a petitioner's preference.

CONCLUSION

Bea Kimbrough, Individually, is petitioning the Commission to institute a Notice of Proposed Rule Making leading to the allocation of channel 291A at Wynnewood, Oklahoma, as that community's first local service. This

channel is available for allocation immediately as it is requires no deletions and/or substitutions in other communities. In addition, the allocation will require no site restrictions. KIMBROUGH certifies that it will apply for the license at Wynnewood if the channel is allocated.

CERTIFICATION

I, Bea Kimbrough, Individually., Petitioner for the allocation of a new FM broadcast channel at Wynnewood, Oklahoma, do hereby verify that the statements contained in this Petition for Rule Making are true and correct to the best of my knowledge and belief. I represent that this Petition is filed not for the purpose of obstructing delaying determination or on any other application or petition with which it may be in conflict.

Respectfully Submitted,

BEA KIMBROUGH, INDIVIDUAL

This 6- 14 Day of June, 1996

BEA KIMBROUGH 9400 Wonga Midwest City, Oklahoma 73130

CHAMNEL STUDY - 291A AT WYNNEWOOD, OKLAHOMA

Community of Wynnewood Reference Coordinates

34 38 40 N. 97 09 42 W.				Class A rules spacings 291 -106.1 MHz			Search Date 05-29-96			
Call	Ch#	City	Channer	State		Dist'	R'qrđ	Margir	1	
:	KGOU	292A	Norman		OK	345.9	73.77	72.0	1.77	*
	KIRC.C	290A	Seminole		OK	31.3	74.05	72.0	2.05	*
	кнкѕ	291C	Denton		ТX	175.5	228.62	226.0	2.62	*
	KIRC.C	290A	Seminole		OK	26.8	82.43	72.0	10.43	
	KICM	289C2	Healdton		OK	193.3	68.79	55.0	13.79	
	KYNZ	294A	Lone Grov	re	OK	189.8	45.99	31.0	14.99	
	KQLL	291C	Owasso		OK	33.2	249.60	226.0	23.60	
	KQTZ	290C	Hobart		OK	277.3	196.78	165.0	31.78	
	KIRC	288A	Seminole		OK	31.3	74.05	31.0	43.05	
	AD288	288C2	Coalgate		OK	96.7	100.63	55.0	45.63	
	ALOPEN	292C2	Wichita F	alls	XT	237.1	154.37	106.0	48.37	
	KRNB.A	289C	Decatur		ТX	195.0	144.42	95.0	49.42	